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21     **Attorneys for Plaintiffs**

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23        **UNITED STATES DISTRICT COURT**  
24        **FOR THE NORTHERN DISTRICT OF CALIFORNIA**  
25        **SAN JOSE DIVISION**

26     **RICHARD L. CARRIZOSA and MARY**  
27     **PEA, on behalf of themselves and**  
28     **others similarly situated,**

29        **Plaintiffs,**

30        **vs.**

31     **PAUL R. STASSINOS, et al.,**

32        **Defendants.**

33     **CIV. NO. 05-2280 RMW**

34     **CLASS ACTION**

35     **PLAINTIFFS' MOTION TO COMPEL**  
36     **FURTHER DISCOVERY FROM LEGAL**  
37     **RECOVERY SERVICES OF CENTRAL**  
38     **CALIFORNIA, INC.**

39     **Date: May 17, 2006**

40     **Time: 9:30 a.m.**

41     **Courtroom 4**

42     **TO LEGAL RECOVERY SERVICES OF CENTRAL CALIFORNIA, INC., AND TO ITS**  
43     **ATTORNEYS OF RECORD IN THIS ACTION:**

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45     Please take notice that on May 17, 2006, at 9:30 a.m. or as soon thereafter as the  
46     matter may be heard before the Honorable Richard Seeborg, Magistrate Judge of the

1 United States District Court located at 280 South First Street, San Jose, California,  
2 plaintiffs Richard Carrizosa and Mary Pea will move for an order compelling defendant to  
3 provide:  
4

- 5 1. Further answers to Plaintiffs' Interrogatories to Defendant Legal Recovery  
6 Services of Central California, Inc., Nos. 2 , 6 and 14.
- 7 2. Further document production to Plaintiff's Request for Production of Documents  
8 to Defendant Legal Recovery Services of Central California, Inc., Nos. 4, 8 and 27.  
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10 Plaintiff makes this motion pursuant to Fed.R.Civ.P. 37(a), on the ground that the  
11 discovery that plaintiffs seek is relevant to the subject matter of the action, reasonably  
12 calculated to lead to the discovery of admissible evidence, and is not protected from  
13 disclosure by any privilege. Plaintiffs makes this motion pursuant to this notice, the  
14 memorandum of points and authorities and declaration of Paul Arons and attached  
15 exhibits, filed herewith, and on such other and further evidence as may be adduced at  
16 hearing.  
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18  
19 DATED: April 12, 2006

LAW OFFICES OF PAUL ARONS

21 By s/ Paul Arons  
22 Paul Arons  
23 Attorney for Plaintiffs  
24 RICHARD CARRIZOSA and MARY PEA  
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